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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/807,863	03/24/2004	Jeff Braun	021572-000510US	5484	
	7590 01/26/200 ual Property Law Grou	EXAMINER			
	CADERO ROAD	CHOI, MICHAEL P			
PALO ALTO, CA 94303			ART UNIT	PAPER NUMBER	
			2621		
		NOTIFICATION DATE	DELIVERY MODE		
		01/26/2009	ELECTRONIC		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

megan@trellislaw.com jack@trellislaw.com docket@trellislaw.com

Office Action Summary		Applica	tion No.	Applicant(s)	Applicant(s)			
		10/807,	863	BRAUN, JEFF	BRAUN, JEFF			
		Examin	er	Art Unit				
		Michael	Choi	2621				
The MAILING Period for Reply	DATE of this communic	ation appears on t	he cover sheet w	vith the correspondence a	nddress			
WHICHEVER IS LO - Extensions of time may be after SIX (6) MONTHS fro - If NO period for reply is sp. - Failure to reply within the Any reply received by the	NGER, FROM THE MA e available under the provisions of m the mailing date of this commun	ILING DATE OF 37 CFR 1.136(a). In no ication. tory period will apply and II, by statute, cause the a	THIS COMMUN event, however, may a will expire SIX (6) MO oplication to become A	reply be timely filed NTHS from the mailing date of this BANDONED (35 U.S.C. § 133).				
Status								
1) Responsive to	communication(s) filed	on 10 November	2008					
2a) This action is	• •)⊠ This action is						
′ _		<i>'</i> —		ters prosecution as to the	ne merits is			
<i>,</i> —	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims	·	•	•	*				
•	10 and 20 islare pendin	a in the applicatio	n					
·— · · · ——	Claim(s) 1-14,19 and 20 is/are pending in the application.							
'	4a) Of the above claim(s) is/are withdrawn from consideration.							
·	5) Claim(s) is/are allowed.							
· · · · · · · · · · · · · · · · · · ·	6) Claim(s) <u>1-14,19 and 20</u> is/are rejected. 7) Claim(s) is/are objected to.							
	_ is/are objected to. _ are subject to restriction	on and/or election	requirement					
	_ are subject to restriction	on and/or election	requirement.					
Application Papers								
9)☐ The specificati	on is objected to by the	Examiner.						
10)☐ The drawing(s) filed on is/are: a	a) accepted or	o) objected to	by the Examiner.				
Applicant may r	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority under 35 U.S.C	C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
	s Patent Drawing Review (PT0 Statement(s) (PTO/SB/08)	D-948)	Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application 				

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 11/10/08 has been entered.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1, 5, 7-10, 19 and 20 are rejected under 35 U.S.C. 102(e) as being anticipated by Demas et al. (US 2004/0073930 A1).

Regarding Claim 1, Demas et al. teaches a method for displaying first and second video stream information from a video player, the method comprising

 detecting the first video stream and associated first stream identification (Figs. 4, 196; 8, 822; 9, 856); 198; 8, 824; 9, 858);

· detecting a first display device, a first position corresponding to a first location in space

of the first display device and associated first display device identification (Figs. 4, 196;

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8, 822 – having a primary video feed that is supplied to first television thereby confirming

position in space of device through associated signal being displayed);

detecting a second display device, a second position corresponding to a second location

in space of the second display device and associated second display device

identification (Figs. 4, 198; 8, 824 - having a secondary video feed that is supplied to first

television thereby confirming position in space of device through associated signal being

displayed); and

directing the video streams to the display devices by using the identifications and

positions (Fig. 4, 170; Paragraph [0060] - directing to separate televisions having

displayed signal thereby confirming positions in space of devices by delivery of signal to

output display).

Regarding Claim 5, Demas et al. teaches the method of claim 1, wherein a display

device includes a display screen (in at least Figs. 4, 196; 8, 822).

Regarding Claim 7, Demas et al. teaches the method of claim 1, wherein a video

stream is obtained from a broadcast (Paragraph [0008]).

Regarding Claim 8, Demas et al. teaches the method of claim 7, wherein the broadcast

includes information from a satellite transmission (in at least Paragraph [0059-0061]).

Regarding Claim 9, Demas et al. teaches the method of claim 7, wherein the broadcast includes information from a cable transmission (Paragraph [0008]).

Regarding Claim 10, Demas et al. teaches the method of claim 7, wherein the broadcast includes information from a radio-frequency transmission (Paragraph [0008]).

Regarding Claim 19, Demas et al. teaches an apparatus for displaying first and second video stream information from video player, the method comprising

- a first detector for detecting the first video stream and associated first stream identification (in at least Figs. 4, 196; 5, 514; 8, 822; 9, 856);
- a second detector for detecting the second video stream and associated second stream identification (Figs. 4, 198; 5, 514; 8, 824; 9, 858);
- a third detector for detecting a first display device, a first position corresponding to a first
 location in space of the first display device and associated first display device
 identification (Figs. 4, 196; 8, 822 having a primary video feed that is supplied to first
 television thereby confirming position in space of device through associated signal being
 displayed);
- a fourth detector for detecting a second display device, a second position corresponding
 to a second location in space of the second display device and associated second
 display device identification (Figs. 4, 198; 8, 824 having a secondary video feed that is
 supplied to first television thereby confirming position in space of device through
 associated signal being displayed); and

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delivery of signal to output display).

 a director for directing the video streams to the display devices by using the identifications and positions (Fig. 4, 170; Paragraph [0060] – directing to separate televisions having displayed signal thereby confirming positions in space of devices by

Regarding Claim 20, Demas et al. teaches a stream director for directing two or more image streams from a single image stream source to two or more display devices, the method comprising

- a first input for a first video stream and associated first stream identification (in at least Figs. 4, 196; 5, 514; 8, 822; 9, 856);
- a second input for a second video stream and associated second stream identification (Figs. 4, 198; 5, 514; 8, 824; 9, 858);
- a first output for a first display device and associated first display device identification
 (Figs. 4, 196; 8, 822);
- a second output for a second display device and associated second display device identification (Figs. 4, 198; 8, 824);
- means to determine positions in space of the first and second display devices (Figs. 4, 196, 198; 8, 822, 824 having a primary video feed that is supplied to correlating television thereby confirming and determining position in space of device through associated signal being displayed); and
- means for directing the video streams to the display devices by using the identifications
 (Fig. 4, 170; Paragraph [0060]).

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Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Demas et al. (US 2004/0073930 A1) in further view of Yap et al. (US 2002/0092021 A1).

Regarding Claim 2, Demas et al. teaches the method of claim 1, but fails to explicitly teach wherein the step of directing the video streams includes automatic direction of the streams to the display devices. Yap et al. teaches the step of directing the video streams includes automatic direction of the streams to the display devices (Paragraph [0010]).

It would have been obvious to one or ordinary skill in the art at the time the invention was made to automatically direct the streams so as to allow the user to focus and efficiently perform various operation functions post-direction through manipulation of the video signal (Paragraph [0010]).

6. Claims 3, 4 and 12-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Demas et al. (US 2004/0073930 A1) in further view of Love et al. (US 2004/0201544 A1).

Regarding Claim 3, Demas et al. teaches the method of claim 1, but fails to explicitly teach wherein the step of directing the video streams includes manual direction of the streams to the display devices (Fig 1).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to manually control the direction of a video stream so as to display a specific feed as appropriated by the user when so desired or selected.

Regarding Claim 4, Demas et al. teaches the method of claim 3, but fails to explicitly teach wherein the step of directing the video streams includes substeps of obtaining a signal from a user input device (Fig. 1, 104; 2, 212; 3, 302); and using the obtained signal to direct a video stream to a display device (Fig. 2, 202; 3, 308).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to control the direction of an obtained video stream so as to display a specific feed as appropriated by the user when so desired or selected.

Regarding Claim 12, Demas et al. teaches the method of claim 1, wherein auxiliary stream information is associated with a given video stream, but fails to explicitly teach the method further comprising using the auxiliary stream information to identify a preferred position of the given video stream. Love et al. teaches the method further comprising using the auxiliary stream information to identify a preferred position of the given video stream (Fig. 4, 410(1,2...N) – display region processors for processing video data into various positions on screen; Fig. 5).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to identify a preferred position so as to allow the user to split a screen as intended on a

display into various presentations allowing a condensed version of the video streams (Fig. 1,

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displays 1-4).

Regarding Claim 13, Demas et al. teaches the method of claim 12, wherein auxiliary display device information is associated with a given display device, but fails to explicitly teach the method further comprising using the auxiliary display device information to identify a position of the given display device with respect to a viewer's viewpoint. Love et al. teaches teach the method further comprising using the auxiliary display device information to identify a position of the given display device with respect to a viewer's viewpoint (Fig. 4, 410(1,2...N) – display

It would have been obvious to one of ordinary skill in the art at the time the invention was made to identify a preferred position so as to allow the user to split a screen as intended on a display into various presentations allowing a condensed version of the video streams (Fig. 1, displays 1-4).

region processors for processing video data into various positions on screen; Fig. 5).

Regarding Claim 14, Demas et al. teaches the method of claim 13, but fails to explicitly teach further comprising determining that the preferred position corresponds with the position of the given display device; and directing the given video stream to be displayed on the given display device. Love et al. teaches further comprising determining that the preferred position corresponds with the position of the given display device; and directing the given video stream to be displayed on the given display device (Fig. 4, 410(1,2...N) – display region processors for processing video data into the positions on screen according to display size; Fig. 5).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to identify a preferred position so as to allow the user to split a screen as intended on a

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display to fill the screen into various presentations allowing a condensed version of the video streams (Fig. 1, displays 1-4).

7. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Demas et al. (US 2004/0073930 A1).

Regarding Claim 6, Demas et al. teaches the method of claim 1, but fails to explicitly teach wherein a video stream is obtained from a DVD (Paragraph [0007]).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to obtain a video stream from a DVD having been a readily available component which contains memory capacity capable for detachable transit from one device to another and stated in the prior art section thereby confirming identification as prior art.

8. Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over Demas et al. (US 2004/0073930 A1) in further view of Yap et al. (US 2001/0033736 A1).

Regarding Claim 11, Demas et al. teaches the method of claim 7, but fails to explicitly teach wherein the broadcast includes information from the Internet. Yap et al. teaches wherein the broadcast includes information from the Internet (Paragraphs [0039,0040]).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to receive broadcast information through the Internet to be able to access an abundant source of information and a variety of programming and services.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Michael Choi whose telephone number is (571) 272-9594. The examiner

can normally be reached on Monday - Friday 9:00AM - 5:30PM (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Marsha Banks-Harold can be reached on (571) 272-7905. The fax phone number

for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

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automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Marsha D. Banks-Harold/

Supervisory Patent Examiner, Art Unit 2621

/Michael Choi/

Examiner, Art Unit 2621